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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/003,589	11/26/2001	Timothy R. Williams	08152-00134	4749
27144	7590 01/22/2004		EXAMINER	
•	VIFT, COLLINS & SN VASHINGTON SQUAR	BRATLIE, STEVEN A		
LANSING, M	~	D.	ART UNIT	PAPER NUMBER
			3652	· · · · · · · · · · · · · · · · · · ·
			DATE MAILED: 01/22/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.



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FILING DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKET NO.

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•		ART UNIT	PAPER NUMBER
	,	DATE MAILED:	S

X	ADVISORY ACTION	ON The state of th
THE PERIOD FOR	R REPLY:	
a) 🗌 will expi	ire months from the date of the final Office ac	tion (including extensions of time granted)
• Millicues	either (1) three months from the mail date of the final Office ver is later. In no event, however, will the statutory period for I Office action.	action or (2) on the mail date of this Advisory Action
extension fee have The appropriate extension originally set in the	may be obtained under 37 CFR 1.136(a). The date on which been filed is the date for purposes of determining the period tension fee under 37 CFR 1.17(a) is calculated from: (1) the final Office action; or (2) as set forth in (b) above.	of extension and the corresponding amount of the fee
~ .	ef is due in accordance with 37 CFR 1.192(a).	
Applicant's rep to place the ap	oly to the final rejection, filedhas been oplication in condition for allowance.	considered with the following effect, but it is not deemed
1. The proposed	d amendment to the claim and/or specifications will not be en	tered and the final rejection stands because:
a. There is no earlier pre-	o convincing showing under 37 CFR 1.116(b) why the proposented.	sed amendment is necessary and was not
b. \square They raise	new issues that would require further consideration and/or	search. (See Note).
c. They raise	e the issue of new matter. (See Note).	
d. They are r for appeal.	not deemed to place the application in better form for appeal	by materially reducing or simplifying the issues
e. 🔲 They pres	ent additional claims without cancelling a солтеsponding nun	nber of finally rejected claims
NOTE:		, , , , , , , , , , , , , , , , , , , ,
 Newty propagation amendment 	posed or amended claimwoul nt cancelling the non-allowable claims,	d be allowed if submitted in a separately filed
3. Upon the f	filing an appeal, the propossed amendment will be entere follows:	will not be entered and the status of the claims
Claim allowed		· .
Claims object		
Claims rejecte	ed:	
However;		
Applicant's rep	ply has overcome the following rejection(s):	
M 75- 15-15		
4. XI The attidated	wit, exhibit or request for reconsideration has been considered the concerning chass's not	d but does not overcome the rejection because
	chas-els (chas/ē, shas/-) n., plsis (-ēz) [Pr. chāssis: see	
5. LINE amos	a cannon	shown good and sufficent reasons why it was not earlier
presented	maches the finance, suspension system, wheels, steering	•
	tramework to which the parte of a secondary and	y the examiner.
☐ Other	etc. are attached b) the assembled frame and parts \$5. [Slang] the body or figure, esp. of a woman	
Applicant may	obtain further examination by ming a request for an applica	ion under 37 CFR 1.53(d) (CPA).
		Steena, Bratlie

STEVEN A. BRATLIE PRIMARY EXAMINER